

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/852,217	05/08/2001	Mohammad Abdallah	42390P5193C	3800	
7	7590 06/23/2004		EXAM	INER	
Brent E. Vecchia			COLEMAN, ERIC		
BLAKELY, SO	OKOLOFF, TAYLOR &	& ZAFMAN LLP			
Seventh Floor			ART UNIT	PAPER NUMBER	
12400 Wilshire			2183		
Los Angeles,	CA 90025-1026		DATE MAILED: 06/23/2004	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s) ABDALLAH ET AL.	
Pagnanas to Pula 212 Communication	09/852,217		
Response to Rule 312 Communication	Examiner	Art Unit	
	Eric Coleman	2183	
The MAILING DATE of this communication	annears on the cover sheet	with the correspondence address	
THE MALINE BALL OF this communication	appears on the totel sheet	mui die correspondence addres.	5 –
. May 2004 under 37 CFR 1	.312 has been considered, ar	d has been:	
a) entered.			
b) entered as directed to matters of form not affecting	as the seens of the invention		
b) L entered as directed to matters of form not affecting	ig the scope of the invention.		
c) disapproved because the amendment was filed a	• •		
Any amendment filed after the date the issue to		ed by a petition under 37 CFR 1.31	3(c)(1)
and the required fee to withdraw the application	on from issue.		
d) $oxed{\boxtimes}$ disapproved. See explanation below.			
e) entered in part. See explanation below.			
The amendment presents substantial issues that would after the time limit for delay of action on the RCE and co	require further consideration a Insequently the notice of allow	nd search. The amendment was file ability previously sent to applicant is	ed s
still valid. Therefore this amendment which was filed after	er the mailing of the outstandir	g notice of allowance is considered	i a
312 amendment. Consequently due to the substantial is.	sues presented by the 312 ar	nenament it will not be entered	

Eric Coleman Primary Examiner